

**From:** [Morgan Churma](#)  
**To:** [Brandon Hudson](#)  
**Cc:** [Sarah Marmor](#)  
**Subject:** RE: 18 cv 08243  
**Date:** Monday, July 26, 2021 3:56:00 PM

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Mr. Hudson,

You were present during the settlement conferences with the Court and those conferences explicitly were discussed last Friday – regardless of whether the docket reflects them as being “official settlement conferences.” Your request to re-open settlement discussions after you already executed a settlement agreement in which you promised to dismiss this case with prejudice is pointless. There is no legitimate basis not to enforce the settlement, and your lawyer's decision to withdraw from representing you in this case has no bearing on your decision to sign that document – especially as you are an attorney yourself. Our clients do not agree to any further settlement conferences and Judge Wood’s order regarding the upcoming deadline speaks for itself.

Also, please copy Ms. Marmor on emails about this case as she is lead counsel.

Regards,

Morgan G. Churma  
DIRECT 312-897-1483 | MOBILE 707-292-3303  
[Mchurma@scharfbanks.com](mailto:Mchurma@scharfbanks.com)

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**From:** Brandon Hudson <bhudson205@gmail.com>  
**Sent:** Monday, July 26, 2021 3:12 PM  
**To:** Morgan Churma <Mchurma@scharfbanks.com>  
**Subject:** Re: 18 cv 08243

Mr. Churma:

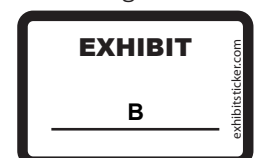
Please advise of the date when your client participated in an official Settlement Conference on this case. The docket also does not display any official Settlement Conference.

The terms “such conference” and “multiple such conferences,” are not the same as an official Settlement Conference under the Federal Rules.

Judge Woods wants to ensure fairness and transparency in the Settlement Agreement.

Given the untimely, precarious, and questionable withdrawal of my prior counsel near the end of the case, an official Settlement Conference will protect all interests of all parties and participants.

If your client requires a Motion to Show Cause by Plaintiff to be filed as a method of making a record



of this reasonable request, please advise.

Brandon

On Mon, Jul 26, 2021 at 2:26 PM Morgan Churma <[Mchurma@scharfbanks.com](mailto:Mchurma@scharfbanks.com)> wrote:

Mr. Hudson,

Our clients will not agree to an additional settlement conference as we already have an executed settlement agreement and have participated in multiple such conferences with the Court. Judge Wood was very clear on Friday that the only reason for keeping this case open was to allow you time to show cause in writing as to why the settlement should not be enforced. It remains entirely unclear to us why you still have not filed dismissal papers. We ask that you fulfill your obligation under the agreement and dismiss this case with prejudice without further delay by filing the stipulation of dismissal we provided.

Regards,

Morgan G. Churma

Direct 312-897-1483 | Mobile 707-292-3303

[Mchurma@scharfbanks.com](mailto:Mchurma@scharfbanks.com)

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**From:** Brandon Hudson <[bhudson205@gmail.com](mailto:bhudson205@gmail.com)>

**Sent:** Monday, July 26, 2021 1:22 PM

**To:** Morgan Churma <[Mchurma@scharfbanks.com](mailto:Mchurma@scharfbanks.com)>

**Subject:** 18 cv 08243

Mr. Churma:

Please advise if your client is amenable to an official Settlement Conference, so the Hon. Judge Wood may participate.

Please note consideration of filing a motion for official conference is under review. Thank you.

Sincerely,

Brandon

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Brandon

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Brandon Hudson, Esq.

Direct dial: (630) 697-9306

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Brandon

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Brandon Hudson, Esq.

Direct dial: [\(630\) 697-9306](tel:6306979306)

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